Rec'd PCT/PTO 13 MAY 2005

TENT COOPERATION TREATY



RECEIVED 09 AUG 2004

WIPO PCT

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	EOD EUDTEED ACTION	See Notification	n of Transmittal of International			
CSA-2-PCT	FOR FURTHER ACTION	Preliminary Ex	amination Report (Form PCT/IPEA/416)			
International application No.	International filing date (day/more	ıth/year)	Priority date (day/month/year)			
PCT/US02/37065	20 November 2002 (20.11.2002)					
International Patent Classification (IPC)	or national classification and IPC					
IPC(7): A01N 59/12; C09D 5/14 and US	S Cl.: 106/15.05, 18.35; 424/667,	668				
Applicant						
GLENN PWAMPOLE, GLENN	P. SR					
Examining Authority and i	nary examination report has been is transmitted to the applicant as a total of 3 sheets, including	ccording to Art	icle 36.			
which have been ame before this Authority	This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.					
I nese annexes consist of a	total of sneets.					
This report contains indica	ations relating to the following i	items:				
I Basis of the rep	ort .					
	ent of report with regard to now	elty inventive	step and industrial applicability			
IV Lack of unity of	•	ony, inventive	stop and industrial approaching			
	nent under Article 35(2) with re	aged to novelt	, inventive step or industrial			
. 2.3	tations and explanations suppor					
VI Certain docume	nts cited					
VII Certain defects	in the international application					
VIII Certain observa	tions on the international applic	cation				
Date of submission of the demand	Date	of completion	of this report			
		-	-			
12 June 2004 (12.06.2004)	12 Jul	ly 2004 (12.07.2	004)			
Name and mailing address of the IPEA/G Mail Stop PCT, Attn: IPEA/US	JS Autho	orized officer	~ 0			
Commissioner for Patents P.O. Box 1450	Anth	ony J. Green	lean Proctor Paralegal Specialics			
Alexandria, Virginia 22313-1450	Telep	hone No. 571-2	.V			
Facsimile No. (703) 305-3230	998)					

INTERNATIONAL PRELIMENT AY EXAMINATION REPO	ОВТ
TAPPEDALATIONAL DESTRICTION OF THE PARTY OF	

International appl	No.
PCT/US02/37065	•
J.	

		s of the report
1.	With	regard to the elements of the international application:*
		the international application as originally filed.
	\bowtie	the description:
		pages 1-10 as originally filed
		pages NONE , filed with the demand
		pages NONE , filed with the letter of
		the claims:
		pages 11-12 , as originally filed pages NONE , as amended (together with any statement) under Article 19
		pages NONE, filed with the demand
		pages NONE, filed with the letter of
		the drawings.
		pages NONE, as originally filed
		pages NONE , filed with the demand
	$\overline{}$	pages NONE , filed with the letter of
	Ш	the sequence listing part of the description:
		pages NONE , as originally filed pages NONE , filed with the demand
		pages NONE , filed with the letter of .
2.	With	regard to the language, all the elements marked above were available or furnished to this Authority in the
	langu	age in which the international application was filed, unless otherwise indicated under this item.
	Thes	e elements were available or furnished to this Authority in the following language which is:
	Ш	the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
		the language of publication of the international application (under Rule 48.3(b)).
		the language of the translation furnished for the purposes of international preliminary examination(under Rules
		55.2 and/or 55.3).
3.	With	regard to any nucleotide and/or amino acid sequence disclosed in the international application, the national preliminary examination was carried out on the basis of the sequence listing:
		contained in the international application in printed form.
	Ħ	filed together with the international application in computer readable form.
	H	furnished subsequently to this Authority in written form.
	H	
	H	furnished subsequently to this Authority in computer readable form.
	Ш	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
	\Box	
	لـــا	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4.		The amendments have resulted in the cancellation of:
		the description, pages NONE
		the claims, Nos. NONE
		the drawings, sheets/fig NONE
_	\Box	——————————————————————————————————————
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
*]	replac	rement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in tas "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).
**	Any re	eplacement sheet containing such amendments must be referred to under item 1 and annexed to this report.
		•

International appli PCT/US02/37065

S 1-11 YES NONE NO How preservative composition, the preservative composition itself and the apposition. S 1-11 YES NONE NO S 1-11 YES NO How possess industrial applicability because the subject matter
NONE NONE NO S 1-11 YES NONE NO S 1-11 YES NONE NO S 1-11 YES NONE NO ecause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the prosition. hus possess industrial applicability because the subject matter
IS NONE NO IS 1-11 YES NONE NO IS 1-11 YES NONE NO IS 1-11 YES NONE NO Recause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the apposition. Thus possess industrial applicability because the subject matter
NONE NO IS 1-11 YES NONE NO ecause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the apposition. hus possess industrial applicability because the subject matter
NONE NO IS 1-11 YES NONE NO ecause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the apposition. hus possess industrial applicability because the subject matter
ecause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the aposition. Thus possess industrial applicability because the subject matter
ecause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the apposition. Thus possess industrial applicability because the subject matter
ecause the prior art does not teach or fairly suggest the instant preservative composition, the preservative composition itself and the aposition. hus possess industrial applicability because the subject matter
preservative composition, the preservative composition itself and the aposition. The preservative composition itself and the applicability because the subject matter
Distrion for treating cellulosic products
3